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14	and VINOD MOHAN	
15	IINITED STATI	ES DISTRICT COURT
16	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA	
17	CENTRAL DISTI	RICT OF CALIFORNIA
18	MOLDIA HEALTHCARE DIC	LC N 222 07417 AD IC
19	MOLINA HEALTHCARE, INC., a California corporation; and VINOD MOHAN, an individual,	Case No. 2:23-cv-07417-AB-JC
20		NOTICE OF ANTICIPATED
21	Plaintiffs,	SETTLEMENT AND REQUEST TO VACATE NOVEMBER 6, 2023 HEARING AND STAY ALL FUTURE
22	V.	HEARING AND STAY ALL FUTURE DEADLINES
23	ELEVANCE HEALTH, INC., an Indiana corporation	[L.R. 40-2]
24	Defendant.	
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## TO THE COURT, ALL PARTIES AND THEIR COUNSEL OF RECORD:

PLEASE TAKE NOTICE that Plaintiffs Molina Healthcare, Inc. and Vinod Mohan and Defendant Elevance Health, Inc., by and through their respective counsel of record, hereby submit this Notice of Anticipated Settlement pursuant to L.R. 40-2 to inform the Court that the parties have reached an agreement to settle this case. In light of the parties' pending settlement, the parties hereby request that the Court vacate the November 6, 2023 Show Cause Hearing and stay all future deadlines in this action. The purpose of the stay is to allow the parties to finalize drafting the settlement agreement and obtain necessary signatures.

Once the settlement documents have been finalized and executed, the parties will file their stipulation of dismissal.

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1		Respectfully submitted,
2	DATED N. 1 2 2022	KING & SPALDING LLP
3	DATED: November 2, 2023	Kirvo & SirkEbirvo Ebi
4		By: /s/ Quyen L. Ta
5		QUYEN L. TA
6		JEANNE A. FUGATE ARWEN R. JOHNSON
7		LENNETTE W. LEE
8		Attorneys for MOLINA HEALTHCARE, INC.
9		and VINOD MOHAN
10		
11	DATED: November 2, 2023	FROST BROWN TODD LLP
12		
13		By: /s/ Kevin Day
14		JONATHAN WERNER KEVIN DAY
15		Attorneys for ELEVANCE HEALTH, INC.
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1	RULE 5-4.3.4(a)(2) ATTESTATION	
2	I, Quyen L. Ta, attest that all signatories listed herein, and on whose behalf this	
3	filing is submitted, concur in this filing's content and have authorized this filing.	
4		
5	By:/s/ Quyen L. Ta	
6	QUYEN L. Ta	
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